Case 2:00-cr-00502-LKK Document 26 Filed 01/15/09 Page 1 of 1 UNITED STATES DISTRICT COURT FOR THE

FILED JAN 1 5 2009

EASTERN DISTRICT OF CALIFORNIA

					- 9 5003	
UNITED STA	ATES OF AMER	JCA,)	CLERK, U.S. DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA		
		Plaintiff,) 2:00	CR00502-LKK-01	DEPUTY CLERK	
	v.)		Cr	
				ENTION ORDER		
ANTHONY F	CICHARD MON	TOYA,	,	lation of Pretrial Re		
		D - C 1 - 4) Prob	ation or Supervised	Release)	
		Defendant.)			
	After a hearing finds:	pursuant to 18 U.S	.C. § 3148 (viol	lation of pretrial rele	ease order), the court	
	☐ there is probable cause to believe the person has committed a federal,					
	state	or local crime while	e on release and	defendant has not r	ebutted the	
				ger another or the co		
				hat defendant has vi	olated	
another condition of release <u>and</u> ☐ based on the factors set forth in 18 U.S.C. § 3142(g) there is no conformation of conditions of release that will assure that the defe						
		community or	se a danger to tr	ne safety of another	person or the	
		-	kely to shide by	y any condition or co	ombination of	
^				2.1(a)(D), 46(c), 18		
$\overline{\mathcal{A}}$	After a hearing	nursuant to FRC	r P 32 1(a)(6)	and 46(c) and 18	USC 8 3143	
	(violation of pro	bation or supervise	d release) the co	ourt finds there is pro	obable cause to	
				obation or supervis		
				clear and convincin		
				or to the communit		
	3143.		•		J	
IT IS (ORDERED that 1	oursuant to 18 U.S.	C. § 3142(i)(2)-	(4) defendant is con	nmitted to the custody	
					tent practicable, from	
					he defendant shall be	
afforded reaso	nable opportunit	y for private consu	ltation with his	counsel. Upon furt	her order of a court of	
					the corrections facility	
			ant to a United S	tates Marshal for pu	rpose of an appearance	
in connection	with a court proc	ceeding.		60000S	-	
DATE	lan 11	2005	GRE	GORY G. HO	LLOWS	
DATE		100/		ITED STATES MAG		
			32.			
☐ Court/Origin	al U.S. A	attorney □ De	fense Counsel	☐ Pretrial Services	1	